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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/825,717	04/04/2001	Richard W. Stoakley	MFCP.76395	3160
45809	7590 11/27/2006		EXAMINER	
	IARDY & BACON L.L	zhou, ting		
	(c/o MICROSOFT CORPORATION) INTELLECTUAL PROPERTY DEPARTMENT			PAPER NUMBER
	D BOULEVARD	2173	<u> </u>	
KANSAS C	ITY, MO 64108-2613	DATE MAILED: 11/27/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/825,717	STOAKLEY ET AL.			
Office Action Summary	Examiner	Art Unit			
	Ting Zhou	2173			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet	with the correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMU 16(a). In no event, however, may rill apply and will expire SIX (6) No cause the application to become	NICATION. y a reply be timely filed MONTHS from the mailing date of this communication. a ABANDONED (35 U.S.C. § 133).			
Status					
1)⊠ Responsive to communication(s) filed on 11 Section 2a)⊠ This action is FINAL. 2b)□ This 3)□ Since this application is in condition for allower closed in accordance with the practice under Expression 2.	action is non-final.	• •			
Disposition of Claims					
4) Claim(s) 1.2 and 4-14 is/are pending in the approach 4a) Of the above claim(s) 3 is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1-2 and 4-14 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or are subject to restriction and/or are subject to by the Examine 10) The drawing(s) filed on is/are: a) according and according to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine 10. The oath or declaration is objected to by the Examine 10. The oath or declaration is objected to by the Examine 11. The oath or declaration is objected to by the Examine 11. The oath or declaration is objected to by the Examine 11.	vn from consideration. r election requirement. r. epted or b) □ objected drawing(s) be held in abe ion is required if the draw	to by the Examiner. yance. See 37 CFR 1.85(a). ing(s) is objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper	ew Summary (PTO-413) No(s)/Mail Date of Informal Patent Application			

1. The amendment filed on 11 September 2006 have been received and entered. Claims 1-2 and 4-14 as amended are pending in the application.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-2 and 4-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Moon et al. U.S. Patent 6,211,858 (hereinafter "Moon 1") and Moon U.S. Patent 6,385,662 (hereinafter "Moon 2").

Referring to claim 1, Moon 1 teaches a method comprising receiving one or more user inputs associating at least one of a plurality of user selectable hiding behaviors with at least a portion of said notification items (the users can select the notification items, i.e. the meter icons, to be fixed or rotating) (Moon 1: column 7, lines 8-60), wherein at least one of said plurality of user selectable hiding behaviors includes an inactivity hiding behavior that hides the corresponding notification item icon when a preset threshold of inactivity with is met (the meter icons are rotated based on time intervals; for example, the icon can be displayed for 5 seconds, and if in that five seconds, there is no change of state, then the icon is rotated out of the display and a new icon is displayed) (Moon 1: column 6, lines 33-44 and column 7, lines 8-60), and

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wherein at least one of said plurality of user selectable hiding behaviors displays the corresponding notification item icon without regard to the preset threshold of inactivity (users can choose meter icons to be fixed so that they are always displayed and not rotated out on a time interval) (Moon 1: column 7, lines 8-60); monitoring an interval of time associated with an activity of at least a portion of the notification items (the icons are displayed on a time interval; for example, the icon can be displayed for 5 seconds; if it has been determined that it has been five seconds and there is no change of state, then the icon is rotated out of the display and a new icon is displayed) (Moon 1: column 6, lines 33-44 and column 7, lines 8-60); for each of at least a portion of the notification items associated with the inactivity hiding behavior, hiding the corresponding notification area icon from view after the preset threshold of inactivity with is met (after the criteria of five seconds and no change of state is met, the icon is hidden, i.e. rotated out of the display) (Moon 1: column 6, lines 33-44 and column 7, lines 8-60); and repeating the monitoring and the hiding (once the icon is rotated out, the newly displayed icon is monitored for the criteria of being displayed for 5 seconds and no change of state, before the new icon is rotated out) (Moon 1: column 6, lines 33-44 and column 7, lines 8-60). However, although Moon 1 teaches monitoring some aspect associated with an item and redisplaying the hidden notifications (the icons are displayed on a rotating basis, in and out of the display view) (Moon 1: column 6, lines 33-44 and column 7, lines 8-60), Moon 1 fails to explicitly redisplaying the hidden notification area icons in the notification area upon receipt of a user input indicating a desire to view the hidden notification area icons. Moon 2 teaches a graphical user interface for displaying notification messages similar to that of Moon 1. In addition, Moon 2 further teaches redisplaying the hidden notification area icons in the notification area upon receipt of a user

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input indicating a desire to view the hidden notification area icons (when the user wishes to respond to an event, the history icon can be selected and the history file displaying the hidden events are accessed) (Moon 2: column 5, lines 7-9). It would have been obvious to one of ordinary skill in the art, having the teachings of Moon 1 and Moon 2 before him at the time the invention was made, to modify the user interface for selectively hiding a group of notification items of Moon 1 to include the redisplay of the hidden notification items upon user input taught by Moon 2. One would have been motivated to make such a combination in order to give users a choice in when to respond to certain events; for example, it may be inconvenient for the user to respond to an event when the event occurs because the user could be doing other work and would rather postpone taking action in response to the occurred event until a more convenient time.

Referring to claim 2, Moon 1, as modified, teach arranging the notification area items (message icons) in the order in which the notifications occur (as more notifications are received, they are each displayed on the status bar) (Moon 2: column 3, lines 10-13 and column 4, lines 17-22).

Referring to claim 4, Moon 1, as modified, teach determining the occurrence of activity on the monitored and hidden item, and revealing the item by redisplaying the item upon the occurrence of activity (when one of the meters changes states, i.e. occurrence of activity, then the meter icon is rotated into the display to be displayed immediately) (Moon 1: column 6, lines 33-44).

Referring to claim 5, Moon 1, as modified, teach revealing the icons in order of the most recently active application through display of the notification icons that has the most recent level

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of activity. When the user selects the history icon, a history file showing an event log of hidden messages are displayed with information such as time, date, etc. (Moon 2: column 5, lines 39-50); therefore, the user can respond to the event messages according to the most recently active application, or the most recent event message. Furthermore, Moon 1 teaches that an icon with a newly changed state is rotated into the display to be displayed immediately (Moon 1: column 6, lines 33-44).

Referring to claim 6, Moon 1, as modified, teach a computer-readable storage medium containing computer-executable instructions for performing the method recited in claim 1 (personal communication assistant "PCA") (Moon 2: column 1, lines 6-15).

Referring to claim 7, Moon 1, as modified, teach a computer system having a processor, memory, and an operating environment, the computer system operable to execute the method recited in claim 1 (personal communication assistant "PCA") (Moon 2: column 1, lines 6-15).

Referring to claim 8, Moon 1 teaches a method comprising displaying each of the notification item icons in the notification area (displaying the meter icons in the meter display area) (Moon 1: column 6, lines 33-44 and column 7, lines 8-60); providing a set of user selectable hiding behaviors to be associated with at least a portion of the notification item icons (the users can select the notification items, i.e. the meter icons, to be fixed or rotating) (Moon 1: column 7, lines 8-60), wherein at least one of the set of user selectable hiding behaviors includes an inactivity hiding behavior that hides one or more of the notification item icons when a preset threshold of inactivity with is met (the meter icons are rotated based on time intervals; for example, the icon can be displayed for 5 seconds, and if in that five seconds, there is no change of state, then the icon is rotated out of the display and a new icon is displayed) (Moon 1: column

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6, lines 33-44 and column 7, lines 8-60); hiding one or more notification item icons associated with the inactivity hiding behavior upon meeting the preset threshold of inactivity (after the criteria of five seconds and no change of state is met, the icon is hidden, i.e. rotated out of the display) (Moon 1: column 6, lines 33-44 and column 7, lines 8-60); and repeating the hiding after the preset threshold of inactivity is met (once the icon is rotated out, the newly displayed icon is monitored for the criteria of being displayed for 5 seconds and no change of state, before the new icon is rotated out) (Moon 1: column 6, lines 33-44 and column 7, lines 8-60). However, Moon 1 fails to explicitly teach retrieving a chevron icon, displaying the chevron icon, and upon receipt of a user input indicating a desire to view the hidden notification area icons, repeating the displaying each of the notification item icons in the notification area, and removing the chevron icon when there are no more hidden items. Moon 2 teaches a graphical user interface for displaying notification messages similar to that of Moon 1. In addition, Moon 2 further teaches retrieving and displaying a chevron icon (displaying a history icon) (Moon 2: column 4, line 49 column 5, line 4 and column 5, lines 39-50); upon receipt of a user input indicating a desire to view the hidden notification area icons, repeating the displaying each of the notification item icons in the notification area (when the user wishes to respond to an event, the history icon can be selected and the history file displaying the hidden events are accessed) (Moon 2: column 5, lines 7-9); and removing the chevron icon when there are no more hidden items (removing the history icon once the user's response is complete, i.e., there are no more messages in the history file) (Moon 2: column 4, line 49 - column 5, line 4 and column 5, lines 39-50). It would have been obvious to one of ordinary skill in the art, having the teachings of Moon 1 and Moon 2 before him at the time the invention was made, to modify the user interface for selectively hiding

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a group of notification items of Moon 1 to include the chevron icon and the redisplay of the hidden notification items upon user input taught by Moon 2. One would have been motivated to make such a combination in order to give users a choice in when to respond to certain events; for example, it may be inconvenient for the user to respond to an event when the event occurs because the user could be doing other work and would rather postpone taking action in response to the occurred event until a more convenient time.

Referring to claim 9, Moon 1, as modified, teach receiving a chevron entry selection signal indicative of user selection of the chevron icon, and in response to the chevron selection signal, displaying each of the hidden notification items on the display (Moon teaches receiving user selection of the history icon and displaying the hidden history file and consequently the messages representing event notifications within the history file) (Moon 2: column 4, lines 39-50).

Referring to claim 10, Moon 1, as modified, teach the unhide criteria being met when an entry selection signal indicative of a user selection of the notification item icon is selected by the user from the displayed, previously hidden icons (Moon teaches that when the user selects the history icon, therefore satisfying an unhide criteria, the previously hidden history file and consequently the messages representing event notifications within the history file, are displayed to the user) (Moon 2: column 4, lines 39-50).

Referring to claim 11, Moon 1, as modified, teach displaying the notification item icon in the notification area on the display in response to the selection (when the user wishes to respond to an event, the history icon can be selected and the history file displaying the hidden events are accessed) (Moon 2: column 5, lines 7-9).

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Referring to claim 12, Moon 1, as modified, teach the notification item icon is placed to the far left of the notification area (the message or notification display area represented by character 121 is on the left hand side of the notification area, or status bar represented by reference character 120, shown in Figure 1 of Moon 2).

Referring to claim 13, Moon 1, as modified, teach a computer-readable storage medium containing computer-executable instructions for performing the method recited in claim 8 (personal communication assistant "PCA") (Moon 2: column 1, lines 6-15).

Referring to claim 14, Moon 1, as modified, teach a computer system having a processor, memory, and an operating environment, the computer system operable to execute the method recited in claim 8 (personal communication assistant "PCA") (Moon 2: column 1, lines 6-15).

Response to Arguments

- 3. Applicant's arguments with respect to claims 1-2 and 4-14 have been considered but are most in view of the new ground(s) of rejection.
- 4. The applicant argues that Moon (Moon 2) teaches away from varying the displaying/hiding characteristics of different notification items because Moon eliminates the different categories of messages. The examiner respectfully disagrees. Moon 2 teaches that incoming events/messages are determined to be either "local" or "global" (column 4, lines 29-48). Therefore, Moon 2 teaches the division of messages into two different categories, namely local and global messages. In view of the above, the examiner respectfully argues that Moon 2 does not teach away from the different categories of messages.

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5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ting Zhou whose telephone number is (571) 272-4058. The examiner can normally be reached on Monday - Friday 7:00 am - 4:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Cabeca can be reached at (571) 272-4048. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TZ

Kieu Vw Primary Examiner